The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, APRIL 9, 1955

Separate paging is given to this Part in order that it may be filed as a separate compilation

PART III-SECTION 3

Notifications relating to Minor Administrations

GOVERNMENT OF KUTCH

NOTIFICATIONS

Bhuj, the 30th March 1955

No. S-226/54—The Comptroller, Saurashtra having certified title to his leave the Chief Commissioner for Kutch is pleased to grant earned leave for twentythree days to Shri L. V. Hingorani, Assistant Engineer, Roads and Buildings Division, Kutch Public Works Department with effect from 22nd January 1955 to 12th February 1955 (both days inclusive) with permission to suffix Sunday the 13th February 1955, to it.

2. The Chief Commissioner is also pleased to repost Shri Hingorani, as Assistant Engineer, Roads and Buildings Division Kutch Public Works Department from the forenoon of the 14th February 1955.

> By order S. B. PATIL

Secretary to the Chief Commissioner for Kutch

Bhuj, the 30th March 1955

No. S-98/55—In exercise of the powers delegated to him under the schedule annexed to the Government of India, Ministry of States Notification No. 36-S, dated the 10th March 1955, the Chief Commissioner for Kutch is pleased to continue on the existing terms the appointments of Sarvashri H. C. Samtani and C. D. Dave to the temporary posts of Assistant Engineers in the Roads and Buildings Division of the Kutch Public Works Department for a further period of one year with effect from 1st March 1955 to 29th February 1956.

By order

S. B. PATIL

Secretary to the Chief Commissioner for Kutch

GOVERNMENT OF AJMER Revenue Department

NOTIFICATIONS

Ajmer, the 28th March 1955

No. M.1/6/54-Rev-It is hereby certified that the Certificate of Approval granted to Shri Mool Chand Siroya, Ajmer in this Government Notification No. M. 1/6/54-Rev, dated the 20th July 1954 has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1955.

By order
P. N. SETH
Deputy Secretary

Ajmer, the 28th March 1955

No. 62(2)/67/53-Rev—It is hereby certified that the Certificate of Approval granted to Shri Krishna Gopal Maheshwari Ajmer in this Government Notification No. 3/184/51-Mines, dated the 16th June 1952 has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force up to the midnight of 31st December 1955.

By order

P. N. SETH

Deputy Secretary

Ajmer, the 28th March 1955

No. 62(2)/54/53-Rev—It is hereby certified that the Certificate of Approval granted to M/s Ashraf Khan and Brothers of Ajmer in this Government Notification No. 3/174/51-Mines, dated the 13th February 1953 has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force up to the midnight of 31st December 1955.

By order
P. N. SETH
Deputy Secretary

Ajmer, the 28th March 1955

No. 62(2)/73/53-Rev—It is hereby certified that the Certificate of Approval granted to Shrimati Parvati Devi d/o Shri Debi Singh of village Kekri in this Government Notification No. 62(2)/73/53-Rev, dated the 20th May 1953, has been further renewed with effect from 1st January 1955.

2. This renewed Certificate of Approval will remain in force up to the midnight of 31st December 1955.

By order
P. N. SETH
Deputy Secretary

Ajmer, the 30th March 1955

No. M.1/5/54-Rev—The Chief Commissioner has approved of Mir Munshi Debi Narain of Kishangarh (Rajasthan) as a candidate for a license to prospect and a mining lease to mine minerals except petroleum and natural gas in the State of Ajmer.

This Certificate of Approval is valid upto the midnight of 31st December 1955 and is granted on the condition that Mir Munshi Debi Narain shall employ as his Manager an individual possessing sufficient practical experience on the technical side of mining. This Certificate will be liable to cancellation without compensation if at any time it is found that Mir Munshi Debi Narain has failed to employ as his manager a person having sufficient technical experience of mining.

By order of the Chief Commissioner

P. N. SETH

Deputy Secretary

Labour Department

Ajmer, the 28th March 1955

No. 14/1/54-lab—The following draft of amendments in the Ajmer Factories Rules, 1950, which the Chief Commissioner, Ajmer proposes to make in exercise of the

(119)

powers conferred by section 112 of the Factories Act, 1948 read with Government of India, Ministry of Labour, rotification No. Fac.41/53, dated the 22nd July 1949, is notification No. Fac.41/53, dated the 22nd July 1949, is published under Section 115 of the said Act for the information of all persons likely to be affected thereby and notice is hereby given that the said deat will be taken into consideration on or after 20th July 1955. Any objection or suggestion which may be received from any person with respect to the draft by the aforesaid date will be considered by the Chief Commissioner.

Objections and suggestions should be addressed to the Chief Inspector of Factories for the States of Delhi and Ajmer, I, Rajpur Road, Delhi.

Draft Amendment

In the said Rules, Form No. 2 and Form No. 3 shall be substituted by the following namely:—

(Prescribed under Rule 4 and Rule 12)

APPLICATION FOR REGISTRATION AND GRANT OR RENEWAL OF LICENSE AND NOTICE OF OCCUPATION SPECIFIED IN SECTIONS 6 AND 7. (TO BE SUBMITTED IN DUPLICATE).

- 1. Full name of the factory.
- (a) Full postal address and situation of the factory.(b) Full address to which communications relating to the factory should be sent.
- 3. Nature of Manufacturing process/processes.
 - (a) carried on in the factory during the last twelve months (in the case of factories already in existance).
- (b) to be carried on in the factory during the next twelve months (in the case of all factoris).4. Name and values of principal products manufactured during the last 12 months.
- 5. (i) Maximum number of (workers) proposed to be employed in any one day during the year.
 - (ii) Number of workers to be ordinarily employed in the factory.
- 6. (i) Nature and total amount of power (H.P. installed or proposed to be installed).
 - (ii) Maximum amount of power (H.P.) proposed to be used.
- 7. Full name and residential address of the person who shall be the Manager of the factory for the purposes of the Act.
- & Full name and residential address of the occupier.
 - (i) The Proprietor of the factory in case of private firm/propriety concern.
 - (ii) Directors in case of a public limited liability company/firm.
 - (iii) Shareholders in case of a private company.
 - (iv) The Chief Administrative Head in case of a Government or local fund factory.
- 9. In the case of a factory constructed or extended after the date of the commencement of the Rules.
 - (a) Reference number and date of approval of the plans for site whether for o'd or new building and for construction or extension of factory by the State Government/Chief Inspector.
 - (b) Reference number and date of approval of the arrangements, if any, made for the disposal of trade waste and effluents and the name of the authority granting such approval.
- 10. Amount of fee Rs.

(Rupees

(i) paid in vide chalan No.

Treasury on (enclosed).

cheque No. (ti) transmitted by crossed dated Postal order

on the Bank drawn of the Post Office favour of the Chief Inspector of Factories.

> Signature of Occupier. Date.

Signature of Manager Date.

Note:

- (1) This form should be completed in ink in block letters or typed.
- (2) If power is not used at the time of filling up this form; but is introduced later, the fact should be communicated to the Chief Inspector immediately.
- (3) If any of the person named against i minor, the tact should be clearly stated. named against item 8 is
- (4) In the case of a factory, where under the proviso to sub-sections (1) and (2) of section 100, a person has been nominated as the Occupier, information required in item 8 should be supplied only in respect of that person.
- (5) In the case of a factory where a Managing Agent or Agents have been appointed as occupiers under the Indian Companies Act, 1913 (VII of 1913), in ormation required in item 8 should be supplied only in respect of that person or persons.

By order V. N. BHATIA Deputy Secretary

Medical and L.S.G. Department

Ajmer, the 28th March 1955

No. 4/37/52-Medl—Dr. Madan Gopal Nangia, Civil Assistant Surgeon, Grace i, Victoria riospital, Ajmer was granted earned leave for 74 days with effect from the afternoon of the 24th Rovember 1954.

2. Dr. Madan Gopal Nangia resumed charge of the office of Civil Assistant Surgion, Grade I, Victoria Hospital, Ajmer on the forenoon of the 7th February 1955.

By order, A. SEN, I.A.S. Secretary

Public Works and Excise Department

Ajmer, the 29th March 1955

No. R(1)/1/54-PWE-In exercise of the powers conferred by section 62 of the Exc.se Regulation (I of 1915), the Chief Commissioner, Ajmer hereby directs that the following further amendments shall be made in the notification of the Chief Commissioner and the chi tion of the Chief Commissioner, Ajmer-Merwara No. 1760-1227, dated the 10th September 1915, namely:—

- In the said notification,
- (i) in paragraph 12 between the words
 - "Will issue a license" and "assiging to the person" the words 'in the form given in the Schedule' shall be inserted.
- (ii) under the head 'Conditions' below paragraph 12, the following new conditions shall be inserted as condition No. 1, 2 and 3 and the existing conditions 1 to 16 be (ii) under the head 'Conditions' renumbered as conditions 4 to 19, respectively.
 - "I. This license shall be for 3 years contract subject to renewal at the option of the Collector of Excise Revenue for such further period, of Excise Revenue for such further period, not exceeding 2 years as he may det rmine provided notice of intention to renew is given to the licinsee before first January, provided also, that if the licensee shows, to the satisfaction of the Collector, of Excise Revenue whose order will be appealable to the Excise Commissioner, that the prices of the raw materials have permanently increased in the interim, a corresponding rate in the contract interims a corresponding rate in the contract shall be allowed on renewal. The orders passed by the Excise Commissioner under this clause shall be final.
 - 2 (i) The country spirit to be supplied shall be that manufactured from (a) Cur or Shra (b) Mohwa at Ajmer unlass otherwise permitted by the Excise Commits care to import it from elsewhere. The license thall have to supply country spirit at the following rates: supply country spirit at the following rates:-Gur or Shira linuor Rs---rer manu actured at Ajmer L.P. Gallon. Mohwa liquor manu-factur d at Aimer Rs----per L.P. Gallon. Imported spirit Rs.--per L.P. Gal'on.
 - (ii) The licensee will be permitted to add an essence or oil of ani-eed or cardimors or essence or orange to the spirit after payment

L.P. Gallon.

of duty and before removal from the Distiliery if such addition is desired by any retail shopkeeper or wholesale shopkeeper, and for this he will be allowed to charge spicing charges for orange @ Rs. -/12/- per B.G. and for aniseed @ ks. -/6/- per B.G. above the contract price. He shall have to supply spiced and plain country spirits in properly corcked, capsuled and labelled bottles, pints or ½ pint of the collector and will be allowed to charge two annas and nine pies per quart or pint or ½ pint to cover the expenses of bottling, capsuling and labelling. Spiced and plain spirits may also be issued in bulk it so ordered by the Collector.

- (iii) The supply of the above kinds of spirits for the State is compulsory and the licensee shall be bound to supply as and whin demanded. Liquors intended for consumption in bidge and Rural areas of the State shall be coloured differently to the satisfaction of the Collector of Excise Revenue and the Licensee will be allowed to charge annas */2/- and */-/6 per B.B. for colouring the liquor meant for Urban and Rural areas respectively.
- (iv) Licensee will not charge more than the sanctioned rates and quantity of country spirit in bottles, pints and } pints shall be as undected

Quart Bottles—26-2/3 fluid Ozs. Pints—13-1/3 fluid Ozs.

4 Pints-6-2/3 fluid Ozs.

3. The rates of Excise or Still head duty are as noted below but the Chief Commission reserves to himself the power of revising them at any time.

Locality

Rate per L.P. Gallen, 25° U.P.

Remark.

Urban Area

Rural Area

- (iv) In condition 10 (as renumbered) for figure "8" figure '12' shall be substituted.
- (v) In condition 11 (as renumbered) for figure '6', figure '9' shall be substituted.
- (vi) In condition 12 (as renumbered) for figure "7", figure '10' shall be substituted.
- (vii) In condition 15 (as renumbered) for figure "9" figure '12' shall be substituted.

By order
A. R. SETHI
Secretary

SCHEDULE License Form

(Cond.tion No. 12)

Conditions

1. This licence shall be for 3 years contract subject to renewal at the option of the Collector of Excise Revenue for such further period, not exceeding 2 years as he may determine provided notice of intention to renew is given to the licensee before first January, provided also, that if the licensee shows, to the satisfaction of the Collector of Excise Revenue whose order will be appealable to the Excise Commissioner that the prices of the raw materials have permanently increased in the interim, a corresponding rate in the contract shall be allowed on renewal. The orders passed by the Excise Commissioner under this clause shall be final.

2. (i) The country spirt to be supplied shall be that manufactured from (a) Gur or shira (b) Mohwa at Almer unless otherwise permitted by the Excise Commissioner to import it from elsewhere. The hounses shall have to supply country spirit at the following rates:—

Gar or Shira liquor Rs. L.P. Gallon.

Mohwa liquor manuractured at Ajmer Rs. L.P. Gallon.

Imported spirit Rs. _____r

(ii) The licensee will be permitted to add an essence or oil of aniseed or cardimoms or essence or orange to the spirit after payment of outy and before removal from the Distillery ir such addition is desired by any retail shopkeeper or wholesale shopkeeper, and for this he will be allowed to charge spiring charges for orange (@ Rs. -/12/- per B.G. and for uniseed (@ Rs. -/6/- per B.G. above the contract price. He shall have to supply spiced and plain country spirits in properly coreked, capsuled and labelled bottles, pints of a pint of such patterns as may be approved by the Collector and will be allowed to charge two annas and nine pies per quart or pint or a pint to cover the expenses of bottling, capsuling and labelling. Spiced and plain spirits may also be issued in bulk it so ordered by the Collector.

- (iii) The Supply of the above kinds of spirits for the State is compulsory and the licensee shall be bound to supply as and when demanded. Liquors intended for consumption in Urban and Rural areas of the State shall be coloured differently to the satis action of the Collector of Excise Revenue and the Licence will be allowed to charge annas -/2/- and -/-/6 per B.B. for colouring the liquor meant for Urban and Rural areas respective y.
- (i) Licensee will not charge more than the sanctioned rates and that quantity of country spirit in tottles, pints and $\frac{1}{2}$ pints shall be as under:—

Quart Bottles-26-2/3 fluid Ozs.

Pints-13-1/3 fluid Ozs.

l Pints-6-2/3 fluid Ozs.

3. The rates of Excise or still head duty are as noted below but the Chief Commission r Reserves to himself the power of revising them at any time.

Locality Rate per L.P. Gallon Remarks.

Urban Area
Rural Area

- 4. The licensee shall be bound by the general conditions applicable to Excise licences and the special condition applicable to country liquor licenses, published in the Hon'ble the Chief Commission r' Notification No. 1759-1227, dated the 10th September 1915, so far as they concern him, and by the following conditions which are special to this contract.
- 5. The privilege con erred extends only to the supply of country liquor of the strength of 25° under proof, and 50° under proof.
- 6. The licenses shall establish a warehouse at the distillery or such other place as the Collector may appoint and wholesale shops at such places as the Collector may in each case determine to be necessary for the due supply of the district provided that if in any localities other persons open wholesale shops for the in ue of the contrapply spirit purchased from the contractors, and the Collector is satisfied that these wholesale shops are sufficient to meet the local requirement; to confrictor shall not also be required to maintain wholesale shops at such places.

The following license fres shall be payable:—

- (a) Distillery license (f the Distillery is work d)—Annas eight per L.P. gallon on liquous issued upto 50,000 L.P. gallons and annas six per L.P. Gallons on liquous i sued over 50,001 L.P. gallons from Distillery in a year.
- (b) Warthouse licence (where the warthouse keeper is working a distillery)—Free.
- (c) Warshouse license (where the warshouse keeper is not working a distillery)—Rs. 500 per annum in advance.
- (d) Wholesale shop license (if worked by distillery or warehouse licensee)—Free.

(e) Wholesale shop license (if worked by any otner person)—Rs. 15 per annum in advance.

(i) In condition 13 for the words "Governor-General-in-Council" the words "President of the Indian Union" shall be substituted.

The warehouse and wholesale shops shall be in buildings approved by the Collector, and country spirit shall not be kept, or issued wholesale except at the above places. Issues from the distillery and the warehouse to wholesale shops shall be on payment of the prescribed rates of Excise Duty into a Government Treasury.

7. The licensee shall supply country spirit of good quality. Samples may be taken by the Collector of Excise Revenue, or such other officer whom he may authorize, of materials, wash and spirit at any time, and such spirit at any time, and such spirit at any time, and such spirit shall be subject to periodical analysis, and the contractor shall take steps to remedy at once such defects in the quality of his spirits as the Collector may consider material. The purchasers shall be entitled to object to the quality of the spirit before taking delivery, but not afterwards. The validity of all such objections shall be decided by the Collector.

8. The Collector of Excise Revenue may require that:—

- (a) The licensee shall keep the stores for holding the fermentation shed or room, etc., and all vessels used for fermentation in thoroughly clean condition.
- (b) The licensee shall conduct fermentation in proper barrels or vats;
- (c) The licensee shall provide a sufficient water supply,
- (d) If the spirit is made from Mahna only the fluid portion shall be sent to still and the heating of the still shall be regular, moderate and not too prolonged. The Collector may also direct that only saccharine material shall be used when fermentation is set up, the soiled vegetable material being previously removed.
- (e) Proper washing in every particular shall be insured.
- (f) The stills shall be fed by gravitation or pump.
- (g) Changes shall be made in the construction of the still.
- (h) Proper arrangements shall be made for the condensation of the alcoholic vapour.
- (i) In the case of pot-stills, the diameter of the worm shall be graduated so that it may progressively diminish in calibre, and its length regulated according to the capacity of the still.
- (j) When the condensing worm is made of copper, care shall be taken to protect the spirit from serious contamination by the copper salts produced by the action of the acid spirits on the metal; and
- (k) Proper safes shall be provided to the stills.
- 9. Unless the Collector shall specially order otherwise, country spirit shall be issued only to wholesale shop-keepers or retail shop-keepers.

10. Such minimum stock of country spirit as may be fixed by the Collector shall be maintained at each distillery, warehouse or wholesale shop opened by the licensee except towards the close of the lease, when special orders will be issued by the Collector should there be a change of licensee. Whenever the stock falls short of this minimum, the Collector may order in supplies, the cost of which shall be recoverable from the licensee in the manner provided in condition 12.

11. Licensed vendors of the kinds specified in condition 9 shall be entitled to have country spirits issued to them with all reasonable expedition in such quantities and of such authorised strengths as may be required, in the case of issues from distilleries and warehouses on proof of payment into a Government Treasury of the excise duty the rate which may be accepted by the Collector for the supply of the country spirit, and in the case of issues from the contractors wholesale shops on payments to the licensee of the Excise Duty cost price, and an additional four annas per gallon irrespective of strength to cover transport and other expenses. The maximum prices to be charged at wholesale shop opened by persons other than the contractor will be fixed by the Collector. The contract supplier will make his own arrangements for recovering the cost price.

12. Failure to supply country spirit as specified in condition 10 within what the Collector considers a reasonable time, will entail a penalty at the discretion of the Collector, not exceeding Rs. 5 per proof gallon a country spirit not supplied for every day during which the failure continues. In such cases country spirit may be purchased elsewhere by the Collector at his discretion at the risk of the licensee. The penalty, the cost of the country spirit purchased and any loss to Government that may result may be deducted from the amount due to the licensee, if any or from his deposit, or may be recovered under the Land Revenue Regulations, as provided under section 64 of Regulation I of 1915.

13. The Licensee will be at liberty to commence distiling or storing in the bonded warehouse one fortnight before the 1st day of April, but no spirit so stored shall be sold or allowed to pass out of the custody of himself or his servants before that date, unless otherwise permitted by the Collector, in view to outlying wholesale shops being supplied in time. Unless the Collector shall give special orders to the contrary, all spirits shall be stored in vata.

14. The licensee shall be bound to take over at his contract rate, any quantity of spirit of good quality which the outgoing contractors may leave in their warehouse or wholesale shops, not exceeding two months' supply of the tract concerned, and he shall be bound to hand over at the close of his lease at the same rate, such quantity not exceeding two months' supply as the Collector may direct: Provided that the Collector shall give one months notice of his requirements under this condition. The licensee shall have no claim to compensation from any one on account of the stock of liquor left in shops at the close of the lease. The licensee shall also be bound to take over at valuation to be made by the Collector or such other officer as he may depute for this purpose, all such distillery buildings, plant, vessels, furniture tools, instruments, etc., as the Collector may, for the proper working of the distillery consider expedient and necessary.

15. As account will be taken of the licensee's stock of spirit at the distillery or bounded warehouse at such intervals not being greater than three months as the Collector may direct; and the licensee shall pay to the Government duty at the tariff rate on all spirit which may not be forthcoming, and for which he shall be unable to account to the satisfaction of the Collector in excess of an allowance of 1½ per cent which will be made to him for wastage and calculated annually. This provision is subject to variation under special agreement with reference to condition 12. The allowance made for wastage in transit will be in accordance with the general rules governing the subject.

16. The licensee shall observe and keep all the rules applicable to distilleries and warehouse generally, and to the issue of spirits therefrom as may under the authority of the Excise Regulation I of 1915, or other law for the time being in force and relating to the Excise Revenue be made by the President of Indian Union or by the Hon'ble the Chief Commissioner of Ajmer State.

17. The licensee if prohibited from holding any interest in the retail vend of country spirit or in the vend of other intoxicants in the Ajmer State or from employing any person who has such interest. This prohibition does not extend to the wholesale supply of foreign spirit to persons licensed to possess such.

18. In all matters not expressly provided for herein, the licensee shall accept the ruling of the Collector of Excise Revenue subject to an appeal to the Excise Commissioner whose decision shall be final.

19. Infraction of any of the conditions of the license either by the licensee, or by any person in his employment will entail on the licensee at the discretion of the Collector (a) fine up to Rs. 50 or (b) forfeiture of deposits and cancellation of license and disposal of the privilege at his risk.

Collector of Excise Revenue, State of Ajmer

Ajmer, the 30th March 1955

No. B(1)/1/54-PWE—The following draft of an amendment which the Chief Commissioner, Ajmer proposes to make in Ajmer-Merwara Motor Vehicles Rules 1940 is hereby published as required by section 133(1) of the Motor Vehicles Act 1939 for the information of all persons likely to be affected by the amendment.

Notice is hereby given that the said draft will be taken into consideration after one month from the date of publication of the Notification and any objection or suggestion that may be received with respect thereto before the said date will be considered by the Chief Commissioner,

Draft amendment

In exercise of the powers conferred by sub-section (1) of section 68, of the Motor Vehicles Act 1939 read with the notification of the Government of India, Ministry of Home Affairs No. 43/36/53-Judl. dated the 20th January 1954, the Chief Commissioner, Ajmer hereby directs that the following further amendment shall be made in the Ajmer-Merwara Motor Vehicles Rules 1940, namely:—

- (i) In sub-rule (a) of rule 4.8, after the words "office of the Authority" the following shall be added, namely:—
 - "A fee of Rs. 5 shall be payable with each application for a permit of three years and above in respect of a transport vehicle".
- (ii) The existing rule 4.13 shall be renumbered as rule 4.13(a) and the following shall be inserted as rule 4.13(b); namely:-

"4.13(b) The fee for a duplicate copy of a temporary permit issued under this rule shall be two rupee.

By order of the Chief Commissioner

A. R. SETHI Secretary

Law and Judicial Department

Aimer, the 31st March 1955

No. 12/5/53-L&J—Shri V. N Bhatia is confirmed as a substantive Sub-Judge in the grade of Rs. 250—25—400—EB—30—700—EB—50—850 in the State of Ajmer with effect from the 1st November 1951.

> By order A. SEN, I.A.S. Chief Secretary Government of Ajmer

ORDERS BY THE DISTRICT MAGISTRATE, STATE OF AJMER, AJMER

NOTIFICATION

Ajmer, the 30th March 1955

No. 150—In exercise of the powers conferred upon me by section 34 of the Ajmer Laws Regulation. 1877, (Regulation No. III of 1877) I hereby order that no person shall slaughter or cause to be slaughtered any animal on the 5th April 1955 on account of 'MAHABIR JAYANTI DAY' in any slaughter houses in any place in the state of Ajmer.

- 2. The word 'animal' means animals meant for slaughtering for food and includes all types of poultry, fish and game kirds.
- 3. Any person contravening these orders shall, in addition to any other consequences that would ensue for such breach on conviction before a Magistrate, be punished with imprisonment not exceeding one month or fine not exceeding two hundred rupees or both.

A. K. MUSTAFY District Magistrate, Ajmer

IN THE COURT OF THE INSOLVENCY JUDGE, STATE OF AJMER AT AJMER Insolvency Case No. 1 of 1955

Sheojiram son of Hardev Brahman of Lassaria

–Petitioner

Sunderlal, Surajmal and others.

--Creditors

Whereas applicant has made an application under section 13 of the Provincial Incolvency Act to this Court on the 24th December 1954 to declare an insolvent, All the creditors are hereby informed that the above noted case has been fixed for hear and disposal on the 22nd day of April 1955 at 11 A.14. If any one desires to be represented in the matter he should attend this Court in person or duly instructed pleader, in default of your appearance the application will be heard exparte.

Given under my hand and seal of the Court this 23rd day of March 1955.

> By order etc. RISHI KESH

Clerk of Court, to the Insolvency Judge, Ajmer

Schedule	٠,	4

	Scheaule 'A'		
`` `1.	Sunderlal Surjamal sons of Ram- Chander, Mahajan of Junia now in Katla Kekri	Khata 1	
2.	Ram Narain Khandelwal Bisayati of Junia	Khata 1	Rs. 115
3.	Champalal Mahajan of Junia	Khata !	Rs. 22
4.	Yakub Musalman Julahia of Junia	Khata [Rs. 55
5.	Deep Chand Dhanraj Nashta of Kekri	Khata 1	Rs. 311
6.	Misrilal Amolak Chand Pandya Kekri Pandya	Khata 1	Rs. 701
7.	Ram Kunwar Ram Niwas, sons of Ramrai Bijabargis of Kekri, Lohewala	Decree :	Rs. 100
8.	Samirmal son of Harak Chand Lodha of Kekri	Khata 1	Rs. 150
9.	Jagdish Chandra Mahajan Bijabargi of Kekri	Khata 1	Rs. 100
10.	Madho Mali of Lassaria	Khata :	Rs. 240
11.	Mahadeo son of Swarupji Brahmin of Lassaria	Khata 1	Rs. 400
12.	Bhuralal Mahajan Lassaria	Khata 1	Rs. 250
13.	Mangilal Brahmin of Lassaria	Khata	Rs. 40
14.	Abheykumar Brahmin Halwai near Popsingh well Katla, Kekri	Khata	Rs. 100
15.	Deep Chand Sobhagmal of Kekri	Khata	Rs. 55
16.	Kalyan Jat Sirotha of Village Aikalsingha Para State	Khata	Rs. 300
17.	Panchayat of Village Lassaria through Ram Narain Dplia Brahmin of Lassaria	Khata	Rs. 290
18.	Chhaganlal Chokriwala, Kekri		
	_		
			Rs. 4,310

Schedule 'B'

moveable br	opernes i	n possession	or appi	icant.		
2 Oxen wor	th				Rs.	300
1 Lav.					Rs.	3
1 Chadas				•••	Rs.	20
Khakla		•••	•••	,	Rs.	20
				~		
					Rs.	343

Immoveable properties in possession and control of the

(a) Two Meris under which there is one Sal and one Godown for grass situate in the Gawari on the land of the Istimrardar Junia and Lassaria and on Bhom land. The Gawari is bounded as follows:-

East-Public way.

West-Gawari of Mahadev.

North-Public way.

South-House of Jagdish.

The Meris and sal and godown is situate towards the left hand when one enters the Gawari by the common pol and cher is of all the residents of the Gawari. As they are situate in Istimrari area, the value of the Malba is assessed at about—Rs. 400.

(b) Two plots of agricultural land situate in Village Lassaria held by the applicant as Hereditary tenant and occupancy tenant of Thakur Duley Singh ji of Kassaraia who is landlord thereof.

The income of the land after deducting the rent and expenses comes to 25 maunds gram per year out of which the applicant needs 20 maunds for his maintenance and that of his family, the rest is available. The plots are irrigated by a pacca well sink and dug and constructed by the ancestors of the applicant and which came to his share on partition on partition.

GINNING RETURNS

		 _				
		QUARTITY (BY WEIGHT) OF COTTON GINNED (IN BALMS OF 392 LBS. BAUH)			1	
N	ame of Division or Block	During the	During the corresponding week last year	Since the commencement of the season, i.e., since 1st September 1954	During the corresponding period last year	District in- cluded in th block
	1	2	3	4	. ε	6
Beawar Sub-Divis	don	. 191.99	487 · 59	6956 · 72	9292 - 30	••
Kekri Sub-Divisio	n,	54.61	. Nil	3591 · 42	2983 · 15	
	Total .	. 246 · 60	487.59	10548 · 14	12275 - 45	
	Cotton Press Returns	for the week	ended 11th	March 1953	5	·
	Number		Numbers o	of bales pressed		Ţ
State and Division of Blook	Variety (Trade description)	During the week	During the corresponding week last year	Since 1st September	During the corresponding period last year	District included in the Block
1	2	3	4	5	6	7
Ajmer	l. Rajasthan Desi	411	288	15458	12706	The whole of
2120	2. Madhya Bharat & Rajasthan Americans	292	384	3297	8177	the State.
	Total	703	672	18755	20883	
		((!	
	Cotton Waste	93	27	1668	1101	
Return showing	Cotton Waste quantity of cotton ginned in the S	<u> </u>			}	55
Return showing		tate of Ajmer		k ending li	8th March 198	55
		tate of Ajmer	r for the wee	k ending li	8th March 198	District included in the block
	quantity of cotton ginned in the S	QUANTITY During the	r for the wee EV WEIGHT) OF O 392 LES During the corresponding	Since the commencement of the season i.e., since the September	During the corresponding period last	District in- cluded in the
	quantity of cotton ginned in the S	QUANTITY During the week	PV WEIGHT) OF G 392 LES During the corresponding week last year	Since the commencement of the season i.e., since 1st September 1954	During the corresponding period last year	District in- cluded in the block
N	quantity of cotton ginned in the S	During the week	During the corresponding week last year	Since the commence-ment of the season i.e., since 1st September 1954	During the corresponding period last year	District included in the block
Beawar Sub-Divisi	quantity of cotton ginned in the S	During the week 2 362.70 66.93	During the corresponding week last year	orton ginned (TAOR) Since the commencement of the season i.e., since 1st September 1954	During the corresponding period last year	District included in the block
Beawar Sub-Divisi	quantity of cotton ginned in the S	During the week 2 362.70 66.93 429.63	During the corresponding week last year 382 23.51	Since the commencement of the season i.e., since 1st September 1954	During the corresponding period last year 5 9656.86 2983.15	District included in the block
Beawar Sub-Divisi	quantity of cotton ginned in the S	During the week 2 362.70 66.93 429.63	During the corresponding week last year 3 364-56 23-51 388-07	Since the commencement of the season i.e., since 1st September 1954	During the corresponding period last year 5 9656.86 2983.15	District included in the block
Beawar Sub-Divisi	quantity of cotton ginned in the S	During the week 2 362.70 66.93 429.63	During the corresponding week last year 3 364-56 23-51 388-07	Since the commencement of the season i.e., since 1st September 1954 4 7319.42 3658.35 10977.77 March 1955	During the corresponding period last year 5 9656.86 2983.15	District included in the block
Beawar Sub-Division Kekri Sub-Division	quantity of cotton ginned in the S	During the week During the week 2 362.70 66.93 429.63 for the week	During the corresponding week last year 3 364.56 23.51 388.07 4 ended 18th Numbers of	Since the commencement of the season i.e., since 1st September 1954 4 7319.42 3658.35 10977.77 March 1955	During the corresponding period last year 5 9656.86 2983.15 12840.01	District included in the block 6 District included in the
Beawar Sub-Division Kekri Sub-Division Block	quantity of cotton ginned in the S [ame of Division or Block] 1 on	During the week During the week 2 362.70 66.93 429.63 for the week	During the corresponding week last year 388.07 a ended 18th Numbers of the corresponding week last year	Since the commencement of the season i.e., since 1st September 1954 4 7319 42 3658 35 10977 77 March 1955 bales pressed Since 1st September	During the corresponding period last year During the corresponding period last year During the corresponding period last year	District included in the block 6 District included in the Block
Beawar Sub-Division Kekri Sub-Division Mate and Division of Block	quantity of cotton ginned in the S	During the week During the week During the week 2 362.70 66.93 429.63	During the corresponding week last year 3 384-56 23-51 388-07 x ended 18th Numbers of	Since the commencement of the season i.e., since 1st September 1954 4 7319.42 3658.35 10977.77 March 1955 Since 1st September	During the corresponding period last year 5 9656.86 2983.15 12840.01 During the corresponding period last year	District included in the block 6 District included in the Block

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Ootton Waste

Nil

K. B. SAXENA

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Chief Inspector of Factories States of Delhi and Ajmer, Delhi

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